Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

| In the Matter of |) |
|---|---------------------------------|
| Unity Telecom, LLC |)) WC Docket No. 12-32) |
| Application for Consent |) |
| to Transfer Control of a Company |) |
| Holding Blanket Domestic Section 214 |) |
| Authority Pursuant to Section 214 of the |) |
| Communications Act of 1934, as Amended |) |

REQUEST TO RENEW OR EXTEND SPECIAL TEMPORARY AUTHORITY

Unity Telecom, LLC ("Unity")¹ and Amvensys Capital Group, LLC, f/k/a
Amvensys Telecom Holdings, LLC ("Amvensys;" with Unity, the "Applicants"), by their
attorneys, hereby request that the Commission renew or extend the special temporary
authority (the "STA") that was granted on June 7, 2012 pursuant to Section 214 of the
Communications Act of 1934, as amended, 47 U.S.C. §214 (the "Act") in the proceeding
captioned above. The Applicants requested renewal of this STA on July 23, 2012, and
the Wireline Competition Bureau granted the renewal on July 31, 2012. However, due to
technical problems with the grant of the renewal, the Bureau has asked the Applicants to
resubmit the request. In the alternative, the Applicants request that the Commission
proceed to grant the Applicants' pending application for permanent authority to transfer
control of Unity to Amvensys ("Application"). The Application was placed on public

dPi Teleconnect, LLC changed its name to Unity Telecom, LLC on May 18, 2012.

notice on February 9, 2012 in WC Docket No. 12-32, DA 12-175, and is now ripe for grant.

This STA permits continued operations by Unity under the control of Amvensys. Grant of this request to renew this STA will serve the public interest, as it will allow Unity to continue providing uninterrupted telecommunications services to its customers. The Applicants note that the sale of Unity to Amvensys was transparent to the customers of Unity at closing. In particular, the transaction did not affect the rates, terms and conditions under which the then-current customers of Unity received service immediately following closing, nor did the transaction result in any discontinuance of service. Also, Unity has continued to operate pursuant to its existing domestic Section 214 authorization and applicable state authorizations. Furthermore, the sale of Unity to Amvensys has served the public interest. The financial, technical, and managerial resources that Amvensys has brought to Unity has enhanced the ability of Unity to compete in the telecommunications marketplace.

The Applicants acknowledge that grant of this STA Request will not prejudice any action the Commission may take on the Application and that, once granted, the STA may be revoked on the Commission's own notice, without hearing. The Applicants

further acknowledge that grant of an STA and the Application will not preclude enforcement action.

Respectfully submitted,

AMVENSYS CAPITAL GROUP, LLC

UNITY TELECOM, LLC

By:

John Heitmann Joan M. Griffin Kelley Drye & Warren LLP 3050 K Street, NW

Washington, DC 20007

Tel: (202) 342-8400 Fax: (202) 342-8451

jheitmann@kelleydrye.com jgriffin@kelleydrye.com

Its Attorneys

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